| Case 1:18-cr-02945-WJ_Document 689-13 | Filed 03/21/23 Page 1 of 12 |
|--|--|
| 100 | FILM NUMBER, DU WOT PRINT ABOVE THIS LINE |
| TAOS COUNTY | STATE OF NEW MEXICO |
| SHERIFF DEPARTMENT 2 0 1 2 0 1 1 2 0 | 9 UNIFORM TRAFFIC CITATION |
| MORTON | AUG-1-6-2018 |
| MAIN (POPE) | TAOS CO. |
| L.U.C.A.S | MAGISTRATE CT. |
| UNIT 2 LOT 28, COSTILLA MEADOW | |
| MAILING ADDRESS | CITY STATE ZIP CODE |
| STATE ID_PROVIDED DRIVER LICENSE NUMBER | |
| NM XN 515818120 | |
| BILL 8 78 077 6 2 3 5 1 | SEX HEIGHT EVE COLOR |
| LICENSE PLATE NUMBER COLOR | TYPE/MAKE/MODEL |
| C M V LICENSE TYPE HAZMAT PL PASS 16+ DOT NU | uneo |
| Y N LP V D E A B C Y N Y N | |
| TRAFFIC WEATHER ROAD LIGHT LT MD HV CL FG RN SN DS D W I S LT DS | ACCIDENT |
| of the second of the second The second of the second of | |
| STATUTE 66-7-301 CZ STATUTE 66-5- NO INSURANCE PI | |
| MPH IN A ZONE RH STATUTE 66-7 | 372 TRESPASS PERMISSION |
| DATE TIME IDENTIFICATION | DISTRICT MILE POST |
| 0800 T- 16 | 71 |
| | |
| OFFICER'S PRINTED NAME OFFICER'S SIGNAL | ATURE OF C |
| ESSENTIAL FACTS | 1.6 p |
| Above Person WAS Advised BY | PROPERTY OWNER JASON BASSON |
| TO VACATE THE PROPERTY + FAILED TO | |
| PENALTY ASSESSMENT: I acknowledge my guilt of the offense charged a | and my options as explained to me by |
| the officer. I agree to remit by mail the penalty assessment of OFFICER MAY NOT ACCEPT PAYMENT | |
| TRAFFIC ARRAIGNMENT: You are hereby ordered to appear in METRO | POLITAN COURT / MUNICIPAL COURT |
| , L | AM - N |
| on My failure to appear will result in the issuance of a warrant for my arrest, | my license being suspended and I will be |
| required to pay an additional \$100.00 warrant fee. I acknowledge receipt gailt, I will appear as ordered. | · |
| | |
| COURT APPEARANCE: I acknowledge receipt of this notice and without a MAGISTRATE METRO MUNICIPAL or TRIBAL court. | idmitting guilt agree to appear in |
| Address 105 ALBRIGHT ST, TAUS, NM | |
| on (or by) | , 20 18 at 99:00 PM N ru |
| WARNING NOTICE: I acknowledge receipt of this notice and agree that a No further action is required. | violation of the law has been comm DEFS' MOTION EXHIBIT |
| Signature Signature | Agree to the above marked determin (#CR-18-02945 WJ |
| COURT COPY | |
| and the control of th | man and the second of the seco |

| 240 3 mg 4 g 2 | | |
|---|--|---|
| COURT DOCKET NUMBER | COURT DATE | SENTENCING DATE |
| | | |
| I, the undersigned do hereby enter my appearance on the complain I have been informed of my right to trial, that my signature to this court, and this record will be sent to the Licensing Authority of the I do hereby PLEAD GUILTY to said offense as charged and WA Amount of Fine Signature | s plea of guilty will have the same fonts state (or the state where I receive | orce and effect as a judgment of the ed my license to drive). |
| COURT D | ISPOSITION | |
| ☐ Guilty | □ Not Guilty | E. F. KON |
| Fines | Dismissed no Prose | cution |
| ☐ Fines Suspended | Dismissed on Motion | 35 21 18 |
| SENTENCE | OF THE COURT | |
| ☐ Fine \$ ☐ Amount Suspended \$ ☐ Jail Days ☐ Time Suspended Days ☐ Bond Forfeit \$ ☐ Court Costs Total Jail Days | ☐ Correction Fee \$ ☐ Court Automation Fee \$ ☐ Judicial Education Fee \$ ☐ Traffic Safety Fee \$ ☐ Warrant Fee \$ ☐ Facility Fee \$ ☐ Other \$ ☐ Total Costs \$ ☐ ☐ Costs \$ ☐ ☐ Costs \$ ☐ ☐ Costs \$ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ | |
| | | |
| Remarks | · - · - · | |
| | <u> </u> | |
| <u> </u> | | manifest to sense the sense of |
| Compatibility and the Wilders of the | and the state of t | |
| Final Posting | Date | |
| | Date | |
| Warrant Issued | Date | |
| | Date | |
| Judge's Signature | - leguer | dant Absent Bench Warrant |
| Jailed - See Arrest Number | E | ٠. |
| · (2) | | AM PM |
| | | Service Services |

and the control of th

STATE OF NEW MEXICO

IN THE MAGISTRATE COURT

COUNTY OF TAOS

| STATE OF NEW MEXICO M-53-MA 2 MC (N778 ::: |
|---|
| LUCAS MORTON Defendant |
| ORDER SETTING CONDITIONS OF RELEASE IT IS ORDERED that the defendant he released from custody subject to the following condition. |
| IT IS ORDERED that the defendant be released from custody subject to the following conditions: |
| Personal recognizance: Unsecured appearance bond of \$ |
| Secured bond of \$ 5,000,00 CH3/HOVZY (telephone) MAGISTRATE CT. [C] cash at 100% of a bond [7] Flight Risk [] bail bond executed on Form 9-304 [] Danger to the community [] property bond executed on Form 9-304 |
| I AGREE TO APPEAR before the court on theday of, 20 at m. at 105 ALBRIGHT STREET SUITE M, TAOS, N.M. 87571 and thereafter at such time and places required in this case by any court. |
| The court finds that the following conditions of release are the least restrictive conditions necessary to reasonably assure the appearance of the defendant as required and the safety of any other person and the community. The defendant shall not violate any federal, state or local criminal law and shall: not to possess firearms or dangerous weapons; not to possess or consume alcohol or enter liquor establishments; obey all tribal laws when within tribal jurisdiction to notify the court of any change of my mailing or physical address; not to leave the [] county of Taos / [] State of New Mexico without prior permission of the court; to maintain contact with my attorney; to avoid all contact with the alleged victim or anyone who may testify in this case; have an ignition interlock device installed on any vehicle the defendant may drive; drug/alcohol assessment Tri-County Comm. Services, Rio Grande ATP or HRDA. Comply w/ recommendations. Prior to release. [] Appointment for assessment to be made by mental health screening and assessment. Comply w/ recommendations. Prior to release. [] Appointment for assessment to be made by furgle testing: [] random UAs upon suspicion of use |
| Defendant's approval of conditions: I UNDERSTAND THE ABOVE CONDITIONS OF RELEASE AND AGREE TO THEM. I understand that the court may have me arrested at any time, without notice, to review and reconsider these conditions. I understand that my conditions of release may be revoked and I may be charged with a separate criminal offense if I intimidate or threaten a witness, the victim, or an informant, or if I otherwise obstruct justice. I further understand that my conditions of release may be revoked if I violate a federal, state, or local criminal law. I understand, that if I fail to appear as required, my bond, if any, may be forfeited, and I may be prosecuted and sent to [jail] [the penitentiary] for the separate offense of failure to appear. I agree to comply fully with each of the conditions imposed on my release IT IS SO ORDERED. |
| ERNEST ORTEGA Magistrate Court Judge |

FILED IN

State of New Mexico

V

Lucas Morton

M-53-MR-2018-00378

AUG 2 2 2018

TAOS CO. MAGISTRATE CT.

FINDINGS NECESSITATING A SECURED BOND

AUTHORITY; RULE 6-401

BACKGROUND

- 1. The Defendant Lucas Morton was charged with Criminal Trespass in a citation dated 08.03.2018 and filed in the Magistrate Court on 08.16. 2018
- 2. He was arraigned on 08.21. 2018 and pled not guilty to the charge with counsel present from the Public Defenders Office.
- 3. A cash only bond of \$5.000.00 with a GPS Monitor requirement for House Arrest was set by the court.

FINDINGS

- A. The Court finds that the defendant is a flight risk.
- B. The Court finds that the defendant has no connection to the community, and has no known address in New Mexico or any other state.
- C. The court finds that a secured \$5,000 Cash Only Bond is reasonable to insure the appearance of the defendant for future court settings.

ARGUMENT AND AUTHORITY

The Magistrate Court complied with rule 6-401- A, that a determination of bail, other than personal recognizance or unsecured appearance, be documented with written findings.

Ernest L. Ortega

Magistrate Judge

Taos County Magistrate Court

FILED IN OFFICE OF CLERK OF DISTRICT COURT OF 1 ADS COUNTY NEW MEXICO AT 1 250 CLOCK 2 M

AUG 2 2 2018

BERNABE P. STRUCK/CLERK
BY PAO DEPUTY CLERK

STATE OF NEW MEXICO COUNTY OF TAOS EIGHTH JUDICIAL DISTRICT COURT PRESIDING JUDGE: EMILIO J. CHAVEZ No. D-820-LR-2018-00026

STATE OF NEW MEXICO, Plaintiff,

v.

LUCAS MORTON,
Defendant.

AUG 2/2 2018

TAOS CO.
MAGISTRATE CT.

ORDER DISMISSING APPEAL AND REMANDING BACK TO MAGISTRATE COURT

THIS MATTER, having come before the Court on its own motion, and the Court, having reviewed the Defendant's Emergency Motion to Review Conditions of Release, and the court being otherwise sufficiently advised:

FINDS:

1. Rule 5-401(K)(1) NMRA requires that in cases within the magistrate trial jurisdiction, the defendant file a motion in the magistrate court under Rule 6-401(H)(1) NMRA to review conditions of release, prior to filing a petition with the district court.

IT IS THEREFORE ORDERED that the appeal is dismissed and remanded back to the magistrate court for further proceedings.

IT IS FURTHER ORDERED that the hearing scheduled for August 23, 2018 in the district court is vacated.

EMILIO J. CHAVEZ

DISTRICT COURT JUDGE

DATE: 8/2

i hereby sortly that the foregoing pleading is a true and common control conv of the same which has been filed in my

office on the _ Dated this____

day of F

BERNASE P. S. RUCK

District Court Clerk

STATE OF NEW MEXICO

IN THE MAGISTRATE COURT

COUNTY OF TAOS

| STATE OF NEW MEXICO my - 12 - 100 - 2018 - 00378 |
|--|
| Lucas Marton Defendant No. M. No. M. |
| ORDER SETTING CONDITIONS OF RELEASE |
| IT IS ORDERED that the defendant be released from custody subject to the following conditions: AUG 2.3 2018 |
| Personal recognizance: |
| [] Third party custodian: (name) [AOS CO. (address, cityMACGISTRATE CT. (telephone) |
| Secured bond of \$ |
| AGREE TO APPEAR before the court on the day of, 20 at m. at 105 ALBRIGHT STREET SUITE M, TAOS, N.M. 87571 and thereafter at such time and places required in this case by any court. |
| The court finds that the following conditions of release are the least restrictive conditions necessary to reasonably assure the appearance of the defendant as required and the safety of any other person and the community. The defendant shall not violate any ederal, state or local criminal law and shall: not to possess firearms or dangerous weapons; not to possess or consume alcohol or enter liquor establishments; obey all tribal laws when within tribal jurisdiction to notify the court of any change of my mailing or physical address; not to leave the [4]-county of Taos / [] State of New Mexico without prior permission of the court; to maintain contact with my attorney; to avoid all contact with the alleged victim or anyone who may testify in this case; have an ignition interlock device installed on any vehicle the defendant may drive; drug/alcohol assessment Tri-County Comm. Services, Rio Grande ATP or HRDA. Comply w/ recommendations. [] Prior to release. [] Appointment for assessment to be made by mental health screening and assessment. Comply w/ recommendations. [] Prior to release. [] Appointment for assessment to be made by drug testing: [] random UAs upon suspicion of use |
| Defendant's approval of conditions: I UNDERSTAND THE ABOVE CONDITIONS OF RELEASE AND AGREE TO THEM. understand that the court may have me arrested at any time, without notice, to review and reconsider these conditions. I understand that my conditions of release may be revoked and I may be charged with a separate criminal offense if I intimidate or threaten a witness, the victim, or an informant, or if I otherwise obstruct justice. I further understand that my conditions of release may be revoked if I violate a federal, state, or local criminal law. I understand that if I fail to appear as required, my bond, if any, may be forfeited, and I may be prosecuted and sent to [jail] [the separate offense of failure to appear. I agree to comply fully with each of the conditions imposed on my release |
| DEFENDANT IT IS SO ORDERED. |
| 7/1/1 08.73.18 |
| |

ERNEST OR PEGA

Magistrate Court Judge



STATE OF NEW MEXICO COUNTY OF TAOS IN THE MAGISTRATE COURT

STATE OF NEW MEXICO, Plaintiff,

TAOS CO. MAGISTRATE CT.

No. M-53-MR-2018 00378

Lucas Morton,
Defendant.

NOTICE OF PEREMPTORY DISQUALIFICATION

The Defendant hereby notifies the Court that she/he is exercising her/his statutory right, as well as her/his right under SCRA 1986, Rule 6-106, to excuse the Honorable Judge

JEFFREY SHANNON AERNEST ORTEGA from presiding over the above-captioned cause.

This will certify that a copy of the foregoing was delivered/faxed to the District Attorney's office and/or officer on that of delivery

for defendant

Attorney

Respectfully Submitted:

Ву;

Defendant or Attorney

A. 1405110h

STATE OF NEW MEXICO
TAOS COUNTY MAGISTRATE COURT IN TAOS

FILED IN
TAOS
COUNTY
8/30/2018
MAGISTRATE
COURT
IN
TAOS

State of New Mexico v.

Lucas Morton, Defendant

No. M-53-MR-2018-00378

NOTICE OF ASSIGNMENT

The Honorable Jeffrey A. Shannon has been assigned to preside over the above-captioned case.

Lucia Herrera, Clerk

CERTIFICATE OF SERVICE

I CERTIFY that a copy of the foregoing was served on <u>August 30, 2018</u> to: Public Defender's Office

District Attorney's Office Lucas Morton

Lucia Herrera, Clerk

Court Information:

[As adopted by Supreme Court Order No. 09-8300-037, effective November 16, 2009.] M-CR-9-103C-Notice of Assignment

Taos County Magistrate Court in Taos 105 Albright St., Ste. M

IN THE MAGISTRATE COURT COUNTY OF TAOS STATE OF NEW MEXICO

STATE OF NEW MEXICO,

Plaintiff,

AUG 31 2018

TAOS CO. MAGISTRATE CT.

M-53-MR-2018-00378

LUCAS MORTON,

v.

Defendant.

DEFENDANT'S EMERGENCY MOTION TO STRIKE DEFECTIVE CITATION

COMES NOW the Defendant, Lucas Morton, by and through counsel, Aleksandar Kostich, and herein respectfully moves this Court to strike the citation in this matter in this matter under NMRA Rule 6-201 (A)(1) et al.

AS GROUNDS THEREFORE, defense counsel states the following:

- 1. On August 16, 2018, Taos County Sheriff Deputy Jason Rael filed a Uniform Traffic Citation into the Magistrate Court alleging that the Defendant committed criminal Trespassing contrary to NMSA 30-14-01, a misdemeanor offense punishable by a potential maximum sentence of 364 days in the county jail.
- 2. This citation does not state probable cause as to the elements of the offense in contravention of the Rules.
- 3. Further, it does not comply with the requirements of MNRA Rule 6-201 (A)(1) as it does not contain a sworn statement containing facts supporting the charge.
- 4. Moreover, the charging document is improper on its face as it is filed as a uniform traffic citation and not a criminal complaint that meets the very basic requirements of the Rule.

WHEREFORE, the Defense respectfully requests that this Court strike the Citation and issue a Release on Recognizance.

This will certify that a copy of the foregoing was delivered to the Office of The District Attorney on August 31, 2018.

Counsel for Defendant

Respectfully Submitted, BENNETT BAUR

CHIEF PUBLIC DEFENT

575-613-1364, ext. 11207

By:

Aleksandar Kostich
Managing Attorney
Law Offices of the New Mexico Public Defender
105 Sipapu Street
Taos, NM 87571

Assigned Judge: Shannon; Time Required: 15 min.



IN THE MAGISTRATE COURT STATE OF NEW MEXICO COUNTY OF TAOS

STATE OF NEW MEXICO, Plaintiff,

AUG 31 2018

TAOS CO. MAGISTRATE CT.

v.

M-53-MR-2018-00378

LUCAS MORTON,

Defendant.

REQUEST FOR SETTING

- 1. Assigned Judge: Judge Jeffrey Shannon
- 2. Type of Case: Criminal
- 3. Jury: ___ Non-Jury: <u>X</u>.
- 4. Dates of hearings presently set: None
- 5. Specific matter(s) to be heard upon this request:

DEFENDANT'S EMERGENCY MOTION TO STRIKE DEFECTIVE CITATION

- 6. Estimated total time required: 15 MIN
- 7. Names, addresses, and telephone numbers of all parties entitled to notice:

Assistant District Attorney 105 Albright St. Suite O Taos, NM 87571

Phone: 758-8683

Aleksandar Kostich

Assistant Public Defender 5066 NDCBU Taos, NM 87571

Phone: 613-1364

This will certify that a copy of the foregoing was delivered to District Attorney's office on Date of Filing.

Counsel for Defendant

Respectfully Submitted,

BENNETT J. BAWR

CHIEF PUBLICADEFENDER

By:

Aleksandar Kostich

105 Sipapu St.

Taos, NM 87571

Phone: (575) 613-1364

STATE OF NEW MEXICO TAOS COUNTY MAGISTRATE COURT IN TAOS



OCT 3 1 2018

STATE OF NEW MEXICO

v.

Lucas Morton, Defendant

800+891 2018

TAOS CO. NMAGESMR22018-001578

ORDER DISMISSING CRIMINAL COMPLAINT

This matter has come before the Court

[**/**]

upon the motion of the defendant that the above-styled cause be dismissed for failure of the [state] [city] to prosecute and the Court finds that the defendant was not responsible for the failure to complete the disposition of the criminal proceeding.

The complaint charges Defendant with: Criminal Trespass

It is hereby ordered that all the charges in the complaint filed in the above-styled cause be dismissed

with prejudice. The complaint may not be refiled.

without prejudice. The complaint may be refiled. If the complaint is refiled, Defendant shall promptly respond to any further communications from the court concerning this matter.

Jeffrey A. Shannon, Judge

APPROVE1

Defendant or counsel

Prosecutor

(This form must be signed by the prosecutor if the case is dismissed upon oral motion of the prosecution.)

CERTIFICATE OF SERVICE

I CERTIFY that a copy of the foregoing was served on

10-31-18

to:

Jason P. Rael, Ofc

Taos County Sheriffs Office

599 Lovato Place Taos, NM 87571

Aleksandar N. Kostich

Law Offices of the Public Defender

5066 NDCBU 105 Sipapu Street Taos NM 87571

Lucas Morton

Unit 2 Lot 28 Costilla Meadows

Amalia, NM 87512

Jeffery Shannon, Clerk

Distribution: 1 copy-Court, 1 copy - Defendant, 1 copy - Plaintiff (As amended effective December 31, 2013) Criminal Form 9-414